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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/286,794	04/06/1999	MARK E. BAER	28076/SV703A	5439
7590 09/09/2004 MARSHALL O'TOOLE GERSTEIN MURRAY & BORUN 6300 SEARS TOWER 233 SOUTH WACKER DR CHICAGO, IL 606066402			EXAMINER	
			BLOUNT,	STEVEN
			ART UNIT	PAPER NUMBER
			2661	

DATE MAILED: 09/09/2004

Please find below and/or attached an Office communication concerning this application or proceeding.





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		EXAMINER INTERVIEW SUMMARY RECO	
All participants (applican	t, applicant's representat	tive, PTO personnel):	
(1) Mr. K	Slove	(3)	
(2) Mr 1	1 1 4 0	(4)	
	8/31/04	(4)	
Type: M Telephonic (Personal (conv is give	en to applicant applicant's representative).	
Exhibit shown or demons	stration conducted: The	es Mo. If yes, brief description:	
Agreement □ was read	hed with respect to some	e or all of the claims in question. A was not reached.	
	. 1		•
Identification of prior art o	liscussed: NONE		
Description of the genera	I nature of what was agre	eed to if an agreement was reached, or any other comm	ents:
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action, Y	Mailel 8/26	,	at the box checked
on the o	Hie action	Dunmary, while reading "final"	" hald have Been charled
"Non-fivel".	The examinar	Notes it Mus entered into	the Pto file as Bein "non-find"
A fuller description, if neo	essary, and a copy of the copy of the amendments	e amendments, if available, which the examiner agreed s which would render the claims allowable is available, a	would render the claims allowable must be
		a separate record of the substance of the interview.	, a constant and a co
MAINED AND MOST INC	LUDE THE SUBSTANC	Indicate to the contrary, A FORMAL WRITTEN RESPO E OF THE INTERVIEW (e.g., items 1-7 on the reverse sen one month from this interview date to provide a state	side of this form). If a reconnect to the last Office
2. Since the examin requirements that	er's interview summary a t may be present in the la ments of the last Office a	above (Including any attachments) reflects a complete reast Office action, and since the claims are now allowable action. Applicant is not relieved from providing a separa	esponse to each of the objections, rejections and
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